



The following constitutes the ruling of the court and has the force and effect therein described.

Signed March 28, 2022

Wash X. Mullin United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

IN RE:	§	
DUNTOV MOTOR COMPANY LLC,	§ §	CASE NO. 21-40348-mxm11
DEBTOR	§ §	(Chapter 11)
ALAN SEVADJIAN, et al,	§ §	ADV. NO. 21-04030-mxm
Plaintiffs	§ 8	
vs.	§	
DUNTOV MOTOR COMPANY, LLC, et al,	§ §	
Defendants.	§	

AMENDED SCHEDULING ORDER

- 1. Trial in this case shall be held on June 6, 2022 at 9 a.m. CST, and shall continue as necessary on June 7, 2022 at 9 a.m. CST.
- 2. Discovery must be completed by April 22, 2022. The names and addresses of experts must be exchanged by April 7, 2022.
- 3. The Court shall hold a pretrial conference on May 26, 2022 at 9 a.m. CST.
- 4. The following pretrial materials shall be filed or exchanged (as noted) by May 23, 2022:

- a. A Joint Pretrial Order in compliance with Local District Court Rule 16.4 shall be filed, served, and uploaded for Court entry. All counsel (or a pro se party) are responsible for preparing the Joint Pretrial Order, which shall contain the following: (a) a summary of the claims and defenses of each party; (b) a statement of stipulated facts; (c) a list of the contested issues of fact; (d) a list of contested issues of law; (e) an estimate of the length of trial; (f) a list of additional matters which would aid in the disposition of the case; and (g) the signature of each attorney (or pro se party).;
- b. Each exhibit shall be marked with an exhibit label. Except for impeachment documents, all exhibits, along with a list of witnesses to be called, shall be exchanged with opposing counsel (or pro se party). Each party shall also file a list of exhibits and witnesses. All exhibits not objected to in writing in advance of trial shall be admitted into evidence at trial without further proof, except for objections to relevance. Written objections to exhibits will be taken up either at the beginning or during the course of the actual trial or at any pretrial conference.
- c. Written Proposed Findings of Fact and Conclusions of Law shall be filed. Trial briefs shall be filed addressing contested issues of law in advance of the trial date.
- 5. All parties and counsel must certify to full compliance with this Order at trial. If a resetting is allowed by the Court, the plaintiff or plaintiff's attorney shall notify all other parties and shall file with the Clerk a certificate of service indicating the manner, date, and to whom notice was given.
- 6. If the case is reset, all the deadlines above will be shifted to the newly scheduled trial date in the absence of a contrary Court order.
- 7. Sanctions may be imposed for failure to comply with this Order.

END OF ORDER

AGREED:

/s/ Hudson M. Jobe Hudson M. Jobe State Bar No. 24041189 **QUILLING, SELANDER, LOWNDS,** WINSLETT & MOSER, P.C.

2001 Bryan St., Suite 1800 Dallas, Texas 75201 (214) 871-2100 (Telephone) (214) 871-2111 (Fax) Email: hjobe@qslwm.com ATTORNEYS FOR DUNTOV MOTOR COMPANY, LLC

/s/ Mark A. Castillo

Mark A. Castillo

Texas State Bar No. 24027795

Robert C. Rowe

Texas State Bar No. 24086253

Braxton B. Markle

Texas State Bar No. 24126022

CURTIS | CASTILLO PC

901 Main Street, Suite 6515

Dallas, Texas 75202

Telephone: 214.752.2222 Facsimile: 214.752.0709

Email: mcastillo@curitslaw.net Email: rrowe@curtislaw.net Email: bmarkle@curtislaw.net

COUNSEL FOR FRANCK RADENNE

/s/ Der<u>rick Hahn</u>

Derrick J. Hahn

State Bar No. 24026920

Email: dhahn@hahnlawrm.com

Corey R. Herrick

State Bar No. 24059940

Email: crherrick@hahnlawrrn.corn

Matthew S. Hahn

State Bar No. 24104522

Email: rnhahn@hahnlawrm.com

HAHN LAWFIRM, P.C.

900 Jackson Street; Suite 180

Dallas, TX 75202

(214) 744-3200 - Telephone

(214) 744-3202 - Fax

ATTORNEYS FOR DUNTOV MOTOR COMPANY, LLC

AND ALAN AND EDWARD SEVADJIAN

/s/ Anthony A. Petrocchi

Anthony A. Petrocchi Texas Bar No. 15851700 Email: tpetrocchi@petrocchilaw.net ANTHONY A. PETROCCHI, P.C. 5127 Spyglass Drive Dallas, Texas 75287 (214) 797-2049 - Telephone ATTORNEYS FOR JOHN FRANKLIN COOLEY, JR.